IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DAIMLER TRUST)		
Plaintiff)		
v.)	Civil Action No. 22-1082-AJS	
Ching Kui Weng)))		
Defendant)		
MOTION	N FOR DEFA	AULT JUDGMENT	
Comes now DAIMLER TR	RUST	and requests the Court,	
pursuant to Rule 55(b)(1) of the Fe	deral Rules of	Civil Procedure, for the entry of a judgr	nent by
default against the defendant. In su	apport of this re	equest, DAIMLER TRUST	
		and the affidavit submitted herein.	
		Respectfully submitted,	

Louis J. Kroeck IV, Esquire PA ID #: 210045 LJK LAW, PLLC 1200 Sarah Street Pittsburgh, PA 15203 Phone: 1 (412) 712-7605

Email: Lou@ljk-law.com

CERTIFICATE OF SERVICE

The undersigned does hereby certify that a copy of the within MOTION FOR DEFAULT was served to all counsel through the ECF Electronic Case Filing System on this 28th day of March, 2023.

Robert P. Vincler, Esquire Robert P. Vincler & Associates, LLC 564 Forbes Avenue, Suite 1006 Pittsburgh, PA 15219 Facsimile: 1 (412) 281-3200

LJK LAW, PLLC:

s/Louis J. Kroeck, IV
Attorney for Plaintiff

Louis J. Kroeck, IV PA ID No. 210045 Lou@Ljk-law.com

1200 Sarah Street Pittsburgh, PA 15203

412-712-7605